UNITED STATES DISTRICT COURT SOUTHERN DISTRICT OF NEW YORK

ADRIENNE BRICKER and ANTHONY BACLAAN on behalf of themselves and others similarly situated,

INDEX NO: 08 ev 443 (WHP)

Plaintiffs,

v.

PLANET HOLLYWOOD NEW YORK, L.P., and ALL STAR CAFÉ (NEW YORK) INC.

Def	end	ants.		

JOINT PROPOSED SCHEDULING PLAN

COME NOW the parties to the above-captioned action, and pursuant to and in accordance with FRCP § 26(f), the Parties submit this report of their April 28, 2008 meeting:

- 1. Parties will make initial disclosures pursuant to FRCP § 26(a)(1) by May 23, 2008.
- 2. The discovery deadline shall be September 30, 2008.
- 3. Data stored exclusively electronically shall be produced in the form in which it is stored. Defendants have been advised to implement adequate data preservation protocols for electronically stored data.

4. When either party is notified that privileged material has been sent inadvertently during discovery, the privileged material shall be returned immediately and the receiving party shall not retain copies of the privileged material.

Document 14

Respectfully submitted,

By:

JOSEPH & HERZFELD LLP

D. Maimon Kirschenbaum (DK-2338)

Charles E. Joseph (CJ-9442) 757 Third Avenue, 25th Fl New York, NY 10017

Tel: (212) 688-5640 Fax: (212) 688-2548

Attorneys for Plaintiffs

FORD & HARRISON, LLP

By: Philip K. Davidoff

100 Park Avenue, Suite 2500 New York, New York 10017 212-453-5915

Attorneys for Defendants